Rev. 12/15/11

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE	: CHAPTER 13
ROBERT E. LEFEVER LINDA L. LEFEVER	: CASE NO 16-16589 :
Debtors	: (Indicate if applicable)
	: ORIGINAL PLAN
	: First AMENDED PLAN
YOUR RIGHTS WI	ILL BE AFFECTED
may be confirmed and become binding on	ou must file a timely written objection. This plan you without further notice or hearing unless a ne stated on the Notice issued in connection with the
PLAN PROVISIONS DISCHARGE: (Ch	neck one)
The debtors will seek a discharge of	f debts pursuant to Section 1328(a).
The debtors are not eligible for a dispreviously received a discharge description	scharge of debts because the debtors have cribed in 1328(f).
NOTICE OF SPECIAL PROVISIONS: (Check if applicable)
	•
A. Payments by the debtors of \$ 188.88 plan payment will begin no later than 3 petition or the date of conversion to Ch	30 days following the date of the filing of the bankruptcy

(describe prope	ant of sale proceeds as follows:		All sales will t	be completed by
Other lump sur	n payments shall be paid to the	trustee as follows:		<u>:</u>
Other payment	s from any source (describe spe	ecifically) shall be pa	id to the trust	ee as follows:
(\$\frac{1700}{1700}\) remain plus otl (2) Th (3) Th adjuste D. The debto 2. SECURED CLAIMS A. Adequate following amore confirmation a practicable after terminate upon	e plan payments by the debtors 00 added to the new monting 51 months of the plan for her payments and property state payment amount shall change debtors shall take appropriated to conform to the terms of the rs are responsible for funding the entry will be paid by the debtor dequate protection payments for confirmation of the debtors' Ceiving adequate protection payments for confirmation of the debtors' Ceiving adequate protection payments	hly payment in the and a total base amount, ed in Paragraph B above effective JULY 2017 exaction to ensure that examended plan. The plan. Section 1326. Adequate to the trustee. The trustee or which a proof of clan the debtor. Adequation the debtor. Adequation the debtor. Adequation the debtor. Adequation the debtor.	as amended, ove. all wage atta ate protection ustee will distaim has been ate protection any further pa	chment payments are a payments in the burse prefiled as soon as payments will yments to a creditor
Name of Creditor	Address of Creditor	Account #	Payment	Month of 1st Payment
NONE			\$	
	· · · · · · · · · · · · · · · · · · ·			- i

retained.

B. <u>Mortgages and Other Direct Payments by Debtors</u>. Payments will be made outside the plan according to the original contract terms, with no modification of contract terms and with liens

Name of Creditor	Description of Collateral	Contractual Monthly Payment	Principal Balance of Claim	Contract Rate of Interest
NONE		\$	\$	%
		\$	s	%
		\$	s	%
		\$	S	%
		\$	s	%

C. Arrears

Name of Creditor	Description of Collateral	Pre-Petition Arrears to be Cured	Interest Rate	Total to be paid in plan
NO ARREARS WILL BE PAID THROUGH THE PLAN ON ANY SECURED DEBTS		\$	%	\$
		\$	%	\$
		\$	%	\$
		\$	%	\$
		\$	%	\$

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D. <u>Secured Claims Paid According to Modified Terms</u>. These amounts will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as 'NO VALUE" in the "Modified Principal Balance" column below will be treated as an unsecured claim. A MOTION AND/OR AN ADVERSARY ACTION, AS APPROPRIATE SHALL BE FILED UNDER SECTION 506(a) TO DETERMINE THE EXTENT, VALIDITY, AND PRIORITY OF THE LIEN.

Name of Creditor	Description of Collateral	Modified Principal Balance	Interest Rate	Total Payment	Plan* or Adversary Action	
NONE			%		- s	□Plan
HONE	IE \$	76	9	☐Adversary		
		\$	%	•	Plan	
		,	70	\$ 	☐Adversary	
· ·	0,	 	Plan			
		\$	%	,	☐Adversary	

E. Other Secured Claims.

Name of Creditor	Description of Collateral	Principal Balance of Claim	Interest Rate	Total to be paid in plan
NONE		\$	%	\$
		\$	%	\$
		\$	%	\$

F. Surrender of Collateral:

Name of Creditor	Description of Collateral to be Surrendered	
TOYOTA LEASE TRUST	2013 TOYOTA RAV 4	
BB&T	601 QUAIL CREEK, MANHEIM PA 17545	
LANCASTER COUNTY TAX CLAIM BUREAU CLAIMS 26-1 AND 27-1	601 QUAIL CREEL, MANHIEM PA 17545 AND 2148 PINCH ROAD, MANHEIM PA 17545	

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G. Lion Avoidance: The	dahtara ma	un to avaid the lien	a of the following anditons number	ta Castian

G.	Lien Avoidance:	The debtors move to avoid the liens of the following creditors pursuant to Section
522	2(F):	- •

Name of Creditor	Description of Collateral	
NONE		
		·

3. PRIORITY CLAIMS

A. Allowed unsecured claims entitled to priority under section 507 will be paid in full with the exception of certain assigned Domestic Support Obligations that may be paid less than 100% pursuant to section 1322(a)(4).

Name of Creditor	Total Payment	
PA DEPARTMENT OF REVENUE	\$ 1430.64	
INTERNAL REVENUE SERVICE	\$7015.43	
	\$	

- B. Administrative Claims:
- (1) Trustee fees. Percentage fees payable to the trustee will be paid at the rate fixed by the United States Trustee, not to exceed 10%.
- (2) Attorney Fees. In addition to the retainer of \$0.00 already paid by the debtors, the amount of \$3,500.00 in the plan.

4. UNSECURED CLAIMS

A. <u>Claims of Unsecured Non-Priority Creditors Specially Classified</u>. Includes unsecured claims, such as co-signed unsecured debts, that will be paid in full even though all other unsecured claims may not be paid in full:

Name of Creditor	Reason for Special Classification	Amount of Claim	Interest Rate	Total Payment
DISCOVER STUDENT LOANS to be paid outside the Plan	DEBTOR LINDA LEFEVER CO- SIGNED FOR HER SON.	\$1463.32	Contract %	\$0.00
		\$	· %	\$

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	Claims of General Unitable for distribution						will be
mu del	st be paid to unsecured otors calculate that a maler to comply with the	d creditors in inimum of S	n order to comply w § 0.00 m	ith the liquidat	tion test for co	nfirmation	and the
C.	Funding (check one) Pro Rata 100%						
5. EXE(CUTORY CONTRAC	CTS AND U	J NEXPIRED LEA S	SES.			
	The following execute he plan) or rejected (see	-	s and unexpired leas	es are assume	d (and pre-peti	tion arrea	rs to be cured
Nai	me of Creditor	Re	ason for Special Class	ification	Amount of Claim	Interest Rate	Total Payment
NO	NE				\$	%	\$
					s	%	s
6. OTH	ER PLAN PROVISIO	ONS:					
A.	Diameter 1	11 01 40 Pi-	ah Daad Manhaina DA			1	
	Debtors shall attempt to		•		=	nerty Deh	tors'
В.	B. Any and all real estate taxes, municipal taxes and other lienable items, any mortgages on the property, Debtors' exemption, and the balance, if any, to be paid into this Plan.						
	Although the sale of 601 (Quail Creek h	ad been approved by th	is Court, the pro	perty has been de	estroyed by	an
C.	explosion, and all insura	nce proceeds	whall be paid to the Fir	st and Second M	lortgagee, BB&	T Bank.	
D.	The insuance coverage on 601 Quail Creek Manheim was obtained by BB & T and is insufficient to pay the						
${\mathbf{E}^{-1}}$	F In the event Debtors sell 2148 Pinch Road, Manheim, during the pendency of this Plan, and funds are available for						
	exemptions, then Debtor	s shall fund th	nis Plan with their exem	ptions, payable	at settlement to t	he Trustee.	
F.							
G.				-		1	
H.							
<u>. </u>							
						1	

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7. ORDER OF DISTRIBUTION:

Payments from the plan will be made by the trustee in the following order:	
Level 1:	
Level 2:	I
Level 3:	
Level 4:	
Level 5:	
Level 6:	
Level 7:	i
Level 8:	
If the above Levels are not filled-in, then the order of distribution of plan payments will trustee using the following as a guide:	be determined by the
Level 1: Adequate protection payments.	
Level 2: Domestic Support Obligations.	
Level 3: Debtors' attorney's fees.	İ
Level 4: Priority claims, pro rata.	
Level 5: Secured claims, pro rata.	! 1
Level 6: Specially classified unsecured claims.	
Level 7: General unsecured claims.	į
Level 8: Untimely filed unsecured claims to which the debtors have not objected.	
8. REVESTING OF PROPERTY (CHECK ONE)	Ì
Property of the estate will vest in the debtors upon confirmation	
Property of the estate will vest in the debtors upon closing of the case.	
GENERAL PRINCIPLES APPLICABLE TO ALL PLANS	ļ
 All pre-petition arrears and cramdowns shall be paid to the trustee and dist the plan. 	oursed to creditors through
2. If a pre-petition creditor files a secured, priority or specially classified claim trustee will treat the claim as allowed, subject to objection by the debtors. date that are not properly served on the trustee will not be paid. The debto reviewing claims and filing objections, if appropriate.	Claims filed after the bar

- 3. In the event that any creditor in any class refuses any disbursement from the standing trustee, the standing trustee shall be authorized to disburse those funds to other creditors in the same class, or if all such similarly classified creditors have already been paid, to other creditors in the next level of priority, without seeking a modification of the plan.
- 4. If debtors are successful in obtaining a recovery in any personal injury or other litigation in which debtors are the plaintiffs during the term of this plan, any such recovery in excess of any applicable exemption will be paid to the trustee as a special plan payment, in addition to debtors' regular plan payments, for the benefit of the unsecured creditors.

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Dated: May 30, 2017	/s/Alaine V. Grbach		
	Attorney for Debtors		
	/s/Robert E. Lefever		
	Debtor		
	/s/Linda L. Lefever		
	Joint Debtor		